- ment of buildings or other off-street parking areas thereon, including areas above, at, or below street-level for the parking of vehicles.
- SEC. 40. Bonds and certificates. The provisions of chapter three hundred ninety-six (396) relating to bonds and certificates for street
- improvements and sewers shall also be applicable to parking facilities 3
- and sites therefor established under the provisions of this Act and
- bonds, issued pursuant hereto, shall be denominated parking facility
- bonds.

Approved May 6, 1965.

CHAPTER 330

MUNICIPAL PLAZAS AND MALLS

H. F. 409

AN ACT to amend chapter three hundred ninety-one A (391A), Code 1962, to more specifically define the powers of cities in the building of plazas and malls.

Be It Enacted by the General Assembly of the State of Iowa:

- SECTION 1. Section three hundred ninety-one A point one
- (391A.1), Code 1962, is hereby amended as follows: 2
- 3 1. By adding in subsection four (4) of said section the following:
- "i. Plazas and malls." 4
- 2. By adding the words "plaza, mall," following the comma in line
- three (3) of subsection seven (7) of said section.

Approved June 2, 1965.

CHAPTER 331

PURCHASE OF GAS OR WATER BY CITY OR TOWN

H. F. 146

AN ACT relating to purchase of gas or water by a city or town.

Be It Enacted by the General Assembly of the State of Iowa:

- SECTION 1. Section three hundred ninety-seven point five (397.5),
- Code 1962, is hereby amended by adding in line thirteen (13) after
- the word "energy" the words "or gas, or water". 3
- 1
- SEC. 2. Section three hundred ninety-seven point in Code 1962, is hereby amended by adding in line thirteen (13), after
- 3
- SEC. 3. The provisions of this Act shall not be effective until
- December 31, 1965 in a city or town where the majority of legal
- electors voting thereon have previously rejected such contracts for

4 the purchase, exchange or interchange of gas on more than one pre-5 vious occasion within five years prior to the effective date of this Act.

Approved May 19, 1965.

CHAPTER 332

RENT SUBSIDY FOR RELOCATED FAMILIES

H. F. 141

AN ACT relating to the power of municipalities to provide a rent supplement for certain families.

Be It Enacted by the General Assembly of the State of Iowa:

- SECTION 1. Section four hundred three point six (403.6), Code 1962, is hereby amended by adding thereto the following new subsection:
- "To supplement the rent required to be paid by any family residing in the municipality forced to relocate by reason of any governmental activity, provided it is necessary to do so in order to house such family in decent, safe and sanitary housing and provided further that such family does not have sufficient means, as determined by the munici-
- 9 pality, to pay the required rent for such housing. Any such rent sup-10 plement for any such family shall not continue for more than five (5) 11 years."

Approved April 12, 1965.

CHAPTER 333

URBAN RENEWAL RAILROAD RELOCATION

S. F. 438

AN ACT to amend section four hundred three point six (403.6), Code 1962, to enable cities to acquire land for the purpose of relocating railroad facilities and other public utility installations from an urban renewal project area to a different location.

Be It Enacted by the General Assembly of the State of Iowa:

- SECTION 1. Section four hundred three point six (403.6), Code 1962, is hereby amended by adding after subsection thirteen (13) the following new subsection:
- "To acquire by purchase, gift or condemnation real property within its area of operation for the relocation of railroad passenger and freight depots, tracks, and yard and other railroad facilities and to sell or exchange and convey such real property to railroads."

Approved May 27, 1965.